

PTO/SB/25 (09-06)
Approved for use through 03/31/2007. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Penalty Seduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATEN	ITING	Docket N	umbe	er (Optional)
REJECTION OVER A PENDING "REFERENCE" APPLICATION		0	230-0	0169P	
In re Application of: Shiken SHA et al.					
Application No.: 09/937,905-Conf. #5513					
Filed: October 1, 2001					- 1
For: NOVEL PROTEINS, GENE ENCODING THE SAME AND MET THEREOF	HOD O	F UTILIZ	ATIC	ON	
The owner*, Japan Tobacco Inc. percent interest in the instant application hereby disclaims, except as provided below, to any patent granted on the instant application which would extend beyond the expiration patent granted on pending reference Application Number 10/381,710 filed as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted be shortened by any terminal disclaimer filed prior to the grant of any patent on the pen hereby agrees that any patent so granted on the instant application shall be enforceable and any patent granted on the reference application are commonly owned. This agree the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal par application that would extend to the expiration date of the full statutory term as defined granted on said reference application, "as the term of any patent granted on said reference application: granted on the pending reference application: expires for failure to pay a main found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole of 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any more its full statutory term as shortened by any terminal disclaimer filed prior to its grant. Check either box 1 or 2 below, if appropriate.	date of the on	July 1 aid reference apply and during ans with any patent gra. C. 154 an only in the effee, is hellly disclair.	itory te 7, 200 ice application g such y pater inted o d 173 ay be event the d uner ned uner	erm of any 03 plication may 1. The owne period that in nt granted or on the instan of any paten shortened by hat: any sucl nforceable, is nder 37 CFF	, yy r it t t t t yy n s s s s
1. For submissions on behalf of a business/organization (e.g., corporation, part etc.), the undersigned is empowered to act on behalf of the business/organization	tnership, ı zation	university,	goverr	nment agenc	у,
I hereby declare that all statements made herein of my own knowledge are information and belief are believed to be true; and further that these statements were my statements and the like so made are punishable by fine or imprisonment, or both, unde States Code and that such willful false statements may jeopardize the validity of the application.	true and ade with ter Section	he knowle 1001 of Ti	dge that tle 18	at willful false of the United	Э
2. X The undersigned is an attorney or agent of record. Reg. No.	40,069	NOV			
m		NUV	1 3	2006	
Signature			Da	ate	-
MaryAnne Armstrong					_
Typed or printed name		(703) 205	9000	`	
		(703) 205 elephone			-
	,	-,			
X Terminal disclaimer fee under 37 CFR 1.20(d) is included.					
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assistence PTO/SB/96 may be used for making this statement. See MPEP § 324.	gnee (ow	ner).			
11	/14/2006	JADDO1	000	00012 099	37905
GS GS	FC:1814	,			130.00
					